

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE: CESSNA 208 SERIES AIRCRAFT)
PRODUCTS LIABILITY LITIGATION)
)
 MDL No. 1721
(This document relates to only)
Konovalova, et al. v. Cessna Aircraft Co.,)
et al., Case No. 07-cv-10389-Judge Scheindlin)
)

**DEFENDANT GOODRICH CORPORATION'S
FRCP RULE 7.1**

I, Paul E. Moran, attorney for defendant **GOODRICH CORPORATION**, having filed an initial pleading in the above captioned matter, make the following disclosure to the Court pursuant to Federal Rules of Civil Procedure Rule 7.1.

RULE 7.1 – DISCLOSURE OF INTERESTED PARTIES

To enable judges and magistrates of the court to evaluate possible disqualification or refusal, counsel for a private (non-governmental) party shall submit at the time of the initial pleading a certificate of identification of any corporate parent that owns 10% or more of its stock. The non-governmental corporate party, **GOODRICH CORPORATION**, In the above listed civil action does not have any parent corporation and publicly held corporation that owns 10% or more of its stock.

Dated: New York, New York
May 9, 2008


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